¢	ase 5:12-cv-00896-VAP-SP Document 71	Filed 07/07/15	Page 1 of 3 JS-6	Page ID #:1460
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7	Attorneys for Plaintiffs			
8				
9	IN THE UNITED STATES DISTRICT COURT			
10	FOR THE CENTRAL DISTRICT OF CALIFORNIA			
11	(Eastern Division - Riverside)			
12	A.F.(m), A.F.(f), B.F, minors, by and	Case No: EDO	CV12-0896 V	VAP (SPx)
13	through their Guardian Ad Litem, Donnie R. Cox,	[PROPOSED]	I IUDGMEN	IT
14	·			
15	Plaintiffs vs.			
16				
17	COUNTY OF SAN BERNARDINO, RONETTA PULLINS, LUCY			
18	MICHELANGELINI, JOSHUA			
19	FOSTER FAMILY AGENCY INC., and DOES 1 – 10, inclusive,			
20				
	Defendants.			
21	Plaintiffs herein, by and through their counsel, submitted a Request for			
22 23	Judgment ("Request") on May 24, 2015, setting forth a proposed distribution of			
24	the \$1,000,000 default judgment the Court recently awarded to Plaintiffs as			
25	1			
	[Proposed] Judgment A.F. (m), et al., v. County of San Bernardino, et al. U.S. District Court – Central District Case No.: EDCV12-0896 VAP (SPx)			

against Defendant Joshua Foster Family Agency.

Upon review of the file and consideration of the Request, the Declaration of Plaintiffs' counsel and supporting documentation submitted therewith, and noting the opposition and/or non-opposition of any Defendant, the Court does hereby find and order as follows:

GOOD CAUSE APPEARING,

- 1. The minor Plaintiffs' claims against Defendant Joshua Foster Family

 Agency have been decided by default, in the amount of \$1,000,000.00, as set

 forth in the Order Granting Application for Default Judgment. (Docket #69)
- 2. Proceeds from the judgment are to be distributed as follows:
 - a. Plaintiffs' attorneys' are awarded \$775.00 for litigation costs.
 - b. Plaintiffs' attorneys are awarded attorneys' fees equal to one-third of the net proceeds of the judgment ((\$1,000,000 \$775) * 1/3 = \$333,075)).
 - c. Plaintiffs shall divide the remaining \$666,150 as follows:
 - i. A.F.(m) shall receive \$400,000.00, to be divided equally between The A___ F___ Special Needs Trust and an annuity. The proceeds of this Judgment payable to A.F.(m), including the initial lump sum payment of \$200,000, and the future structured annuity payments (as described in the Request and accompanying documents), are irrevocably assigned to The A___ F___ Special Needs Trust.

[Proposed] Judgment

A.F. (m), et al., v. County of San Bernardino, et al.

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ii. A.F.(f) and B.F. shall receive a combined \$266,150.00, to be placed into matching annuities, such that the future payouts will be equal, and payable on their respective 30th, 35th, and 40th birthdays, as described in the Request and accompanying documents.

IT IS SO ORDERED

Dated: July 7, 2015

Hon. Virginia A. Phillips United States District Judge

[Proposed] Judgment

A.F. (m), et al., v. County of San Bernardino, et al.

U.S. District Court – Central District

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